

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2001-004226

08/24/2010

HONORABLE ALFRED M. FENZEL

CLERK OF THE COURT
M. Wilson
Deputy

IN RE THE MARRIAGE OF
MARI ALICE BRUNSSSEN

MARI ALICE BRUNSSSEN
9920 S. RURAL RD., #108-100
TEMPE AZ 85284

AND

DENNIS CARL BRUNSSSEN

DENNIS CARL BRUNSSSEN
7009 E ACOMA DR
SCOTTSDALE AZ 85254

FAMILY COURT SERVICES-CCC

MINUTE ENTRY

Northeast Facility - Courtroom 102

Prior to the commencement of this proceeding, Petitioner's Exhibits 1 through 16 are marked for identification.

1:35 p.m. This is the time set for Evidentiary Hearing on Petitioner's Petition for Order to Appear Re: Contempt for Non-Payment of Child Support filed August 17, 2009. Petitioner/Mother, Mari Alice Brunssen, n.k.a. Mari Alice Wall, is present on her own behalf. Respondent/Father, Dennis Carl Brunssen, is present on his own behalf.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Mari Alice Wall and Dennis Carl Brussen are sworn.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2001-004226

08/24/2010

Dennis Carl Brunssen testifies.

On motion of Mother,

IT IS ORDERED dismissing Mother's "Request for Modification of Child Support ("Simplified Process")" filed August 17, 2009 without prejudice.

Mari Alice Wall testifies.

Discussion is held with the Court.

Based upon the evidence presented,

THE COURT FINDS that Father is in contempt of Court for willfully failing to pay child support. However, the Court will not incarceration Father, or set a purge amount at this time.

IT IS ORDERED that Father shall immediately begin making payments towards his child support obligation and child support arrearages.

IT IS FURTHER ORDERED setting a Review Hearing on **October 5, 2010 at 8:15 a.m.** (time allotted: 30 minutes) in this Division before:

Honorable Alfred M. Fenzel
Maricopa County Superior Court
Northeast Regional Court Center
18380 North 40th Street
Courtroom 102
Phoenix, Arizona 85032

At the time of the Review Hearing the Court will review Father's payment history and determine whether or not to set another Review Hearing, whether a purge amount should be set on Father's contempt of Court, or whether Father should be incarcerated.

There being no further need to retain the exhibits not entered in evidence in the custody of the Clerk of Court,

IT IS ORDERED that the Clerk permanently release all exhibits not offered in evidence to the counsel/party causing them to be marked or their written designee. Counsel/party or written designee shall have the right to re-file relevant exhibits as needed in support of any

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2001-004226

08/24/2010

appeal. Re-filed exhibits must be accompanied by a Notice of Re-filing Exhibits and presented to the Exhibit Department of the Clerk's office. The Court's exhibit tag must remain intact on all re-filed exhibits.

IT IS FURTHER ORDERED that counsel/party or written designee take immediate possession of all exhibits referenced above.

ISSUED: Exhibit Release Form

FILED: Exhibit Worksheet

LET THE RECORD REFLECT the courtroom clerk has updated Respondent's address in iCIS as reflected on the Updated Address Information form filed this date.

2:05 p.m. Matter concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.